Dean some bedress Jr. today ost a bid to have his period inch real from our 4.000

Jan Garrison and his COLOR SECTION OF prosecutors.

Andrew GT the Decire 

r ank Shes, it accused of by motion by Andrews, who is and the Contract of ation der money Contract of the second aying or President John Kermeri

Joque Shen haday design

adacing his own defense. to quasic three indictment against him on the grounds has the grand jury which in-and the

10000

CASE WITNESS OF DEATH sal District Didge Service J. Sugar. Judge Sager was constitued for about to minites by Aburews on the man-

lected.

Andrews asked. The the secretary of the jury commission of the Parish of Orleans, a venice list from which is Select a Chang jury?"

Judge Bagert answered that he did receive such a list. allowed by the factor recent Der wein brought it to gen

ANDREWS THEN DEE



COMPOUND PROBLEMS — Attorney DEAN AND DREWS JR, entered the second day of his trial for perjury in testimony before the grand jury today with another problem. A trailie ticket was piaced on his ear parket outside the courts building for parking in a no parking area.

um to explain the method he used to select the jury

Judge Eagert said. I entour subpenses to searly 60 urors and I interviewed everyone to whom I bern subpenses. Then I mark my decision."

Andrews asked him if the piry were selected following the Lubat decision. (A federal court ruled a year ago that flogar Labat, a New Orleans Negro who spent more from our death row than any other conviet in American first decision of the property did not receive a lair first opening excluded from the jury venitual.

JUDGE BAGERT sain his selection was made after the Labat decision. He said the process was changed recently to conform to the court rating.

I did not exclude anyone as wage carners said Judge Bageri. The problem was to get 12 men who were not relation justices a interviewed 50 people.

He said be did not want to choose reluctant jurors for a grand jury that would serve during the summer months because he wanted to avenuthe problems of the jury not naving a morum.

Judge Bagert said there was one wage comper on the grand pay.

"HE IS A leader nonmonth; of the vent and the other three months he is a processor. I understand be makes more money laying trick has be done leading."

as on as Judge Bager, left the stand Judge Shea demed the quast mettion and recessed the hearing until 1 am immersor.

at that time orients Purish Coroner Dr. Nicholas I. Cheifa, Dr. Esmond Satter and Perry Rhymond Russo have been subpensed to testify. All three were key witnesses. In the preliminary bearing for Clay L. Shaw.

Turn to Page 7, Comm 11

Continued from Front Page

charged with computations of the president's spread of the president sprea

RUDGE SHEA SAID or expected to any the bearing of the recusal motion tomorrow and begin minediately with selection of a live-chain unvenience of the selection of the selection

The udge said we would conduct the trial brough the

weekend it necessary.

As the bearing on the recusal motion went into its
second as Andrews called
three teltherses two balloemen and a rousin of the late
David William Perrie

Ferre who filed ears Feb. 22 was a key righte in Garrison's Kennedy death plot probe. The perjury charge against Andrews graw out of the probe!

THE CONSON MAY THE PROVIDED THE CONSON THE C

Andrew asked by withe if anyone in the DA's office asked him about farries, Assimu DA James L. Alfocationing in Angrey life of questioning and durige Frank Sees and Andrews would have to show that two selevant

Andrew Saled For a Jacob Andrew Saled For a Jacob In John the judge the relement of the questioning and It was granted.

control to draws find the land on the mestions or Securities the held the tinder out pens to to

the person of the first to the format pleading of not purely fit order make a motion to quasti the balletiment against aim.

Tunge Ship instruction Astirews that it will not necester to withdraw is not write plea to the the motion to quark

Assume the move of the control of th

Judge Shee road the law and said to get him one discretions to permit its being med and he allowed Andrews to do so. Before Brownice took the said the two policement tested income Ph. Varreu 1 Trans. They testined concepting he arest on Sept. 19, 1968, of man flexibles as

ANDREWS HAS SAID in the pass that he made up the name of Gorzalez, after conversations with the district anomaly pertaining to the alleged assessmanton that against President Remedy.

At one point the Del's of was parening for such a man in the Mianu area. He was supposedly a powerfully built man.

Tobin identified one of two mress gards on a Manuel Contains which Andrews entered into the record as a

defense upilibit.
Tobin restiller, that he did apprehend a subject whose tame is listed as idanuel Compaies. He aid the rest was made in View Bor 1167 Decator. He said the man was arrested for carry provinced we tree.

ing a correlated weather.
THE PATE OI MAN was been asked it southers, acting as his own advency, to

tescribe Gogders

Tobil the Goggler was apout five feet seven inches this weighted 50-pounds had blue continued.

Andrews is king if the acrection was "printed and anaged."

Park Transfer

Armond, on was a partner of Tobin at the time of the areas, conditing Tobin's description of the areas of that Gondana states to be problem. English

OR TOS reary, he site to seed structure had at here the cellung his mine name

The portion to action Courtau/Years the trial act of to a late start when sudge Sees teaced his docket or splet business.

Andrews went to the back of the courtrains where he estrict in conversations with Jacob Raul, a values in the treat, and Louis Ivon, much libraries for the DA's of-

When he was not conversing be set ramine similar and stared, shead at the gradeed lines at the front of the court.

ing at the front of the court.
A French Quarter stringer stole the show from Ancrews early in the day when her obsernaly case showed in on India Shear early docket.

RETT ALEXANDER, cover principles and the Charle pagne Girl, entered the courtmoorn and took a seat in the back row reserved for wilnesses to the delight of the witnesses and newsmen.

witnesses and newstnern
All eyes, including are
drews remained glacid or,
Miss Alexander until she left,
the courtmon

In an interview with the States dark betoft the hearing opened this morning. Andrews was asked about a statement resterday by his former attorney sam Mank Zelden, who said he was withdrawing from the case because be and Andrews couldn't agree on strategy asked if this were true. Andrews Stild.

"Aw ne's tula bull."

ANDREWS SAID HE was seeking the bein of additional counsel for the trial itself after the recusal motion. It disposed of

in not stiple enough to grad alone for the trialdress heads are better than

ene you know!

Andrews suit he has laiked in free or fair lawyers about representing him at the trail of his made-no decision is

The crubos former Jerierson Parial assistant DA, in a coefful mood, and he had been expanded yesferded again 12 hours of the questioning was done, by him he said to sleet like again from 10.30 p. in until 8.50 miles mount.

YESTERDAY ANDREWS (who as free on bond are unced at Partial Prison at the nettation of the warden like had some and queumbers. He

Now if the led is as good is the food we're in busi-

Andrews told that Gerdon Korel a jugitive witness in Gertson - Kennedy probe and called lost night to ask about ping seen

about prin seed:

'That Gordon, he's somebring else Gordon's all right. You know I've known him for a long time. Yeah, he's yeally something else.

really something else.

Andrews were his habilitial dark glasses throughout to-cave proceedings, as he did yesterday. He got a just this morning when police ticketed his car parked outside the commons.

The crut, which is the first in Garrison's probe of the president's murder deals with Carrison's allegation fraction. Deal when he said to called not identify the Shaws a Lay Bertrand.

Andrews told the Warren Commission that shortly after the assessmation a manifestal lay Bertrand called his and assess alm to defend the Harvey Uswald, acrosed assessing Section contending Shaw ethered New Orleans tusinessing, and deturnant as an ages and deturnant as a complete as a